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comply with the provisions of this section shall be guilty of a misdemeanor and upon conviction thereof shall be fined in a sum of not less than \$5 or more than \$25."

Lead and Zinc Mines where 10 or More Men are Employed—Sanitary Drinking Devices to be Supplied. (Act Mar. 23, 1915.)

Section 1. Amending article 2, chapter 81, by adding a new section thereto.—That article 2, chapter 81, Revised Statutes of Missouri, 1909, be, and the same is hereby, amended by adding one new section thereto, to be known as section 8469c, which said section shall read as follows:

"Sec. 8469c. Sanitary drinking devices.—Every owner, agent, or operator of any lead or zinc mine in this State employing 10 or more men shall provide sanitary drinking devices for the use of their employees."

Advertisements-Untrue, Deceptive, or Misleading, Prohibited. (Act Mar. 22, 1915.)

Section 1. Publication, dissemination, or circulation of untrue, misleading, or deceptive advertisements; misdemeanor; penalty.—Any person, firm, corporation, or association who, with intent to sell or in anywise dispose of merchandise, securities, service, or anything offered by such person, firm, corporation, or association, directly or indirectly. to the public for sale or distribution, or with intent to increase the consumption thereof, or to induce the public in any manner to enter into any obligation relating thereto, or to acquire title thereto, or an interest therein, makes, publishes, disseminates, circulates, or places before the public, or causes, directly or indirectly, to be made, published, disseminated, circulated, or placed before the public, in this State, in a newspaper or other publication, or in the form of a book, notice, handbill, poster, bill, circular, pamphlet, or letter, or in any other way, an advertisement of any sort regarding merchandise, securities, service, or anything so offered to public, which advertisement contains any assertion, representation, or statement of fact which is untrue, deceptive, or misleading, shall be guilty of a misdemeanor, and shall upon conviction thereof be punished by a fine of not less than \$25 nor more than \$500, or by imprisonment in the county jail not less than 10 days nor more than 90 days, or by both such fine and imprisonment: Providing, That nothing herein shall apply to any proprietor or publisher of any newspaper or magazine who publishes, dissemin stes, or circulates any such advertisement without the knowledge of the unlawful or untruthful nature of such advertisement.

Diseased Cattle—Appraisement of—Compensation of Owners—Veterinarian and Deputies—Salaries. (Act Mar. 24, 1915.)

Section 1. Appraisement may be made, how; stock may be killed, when; claim may be paid, how.—That sections 714 and 726, article 9, chapter 4, Revised Statutes of Missouri, 1909, be, and the same are hereby, repealed and the following two new sections enacted in lieu thereof:

SEC. 714. Whenever a county court or a court of criminal correction, or other court mentioned in section 712, in session, shall find from the evidence presented by any citizen of this State, as provided for in section 713 of this article, that said citizen is the proprietor of any animal affected with glanders, maladie du coit, contagious pleuro-pneumonia, rinderpest, tuberculosis, or contagious foot and mouth disease, and that said animal is in quarantine under this article, and that said animal became so diseased accidentally, and not through any inhuman or gross and willful neglect or scheming on the part of said proprietor; that said diseased stock was not already diseased when it came in possession of said proprietor, and that said diseased stock did not come already affected with said disease from another State or from any territory or from any other country; that said diseased stock had not been exposed outside of